SENATE MOTION

MR. PRESIDENT:

I move that Senate Bill 294 be amended to read as follows:

```
1
             Page 4, line 34, strike "abuse treatment".
 2
             Page 4, line 35, after "program" delete "," and insert ";".
             Page 4, line 35, strike "including an alcohol deterrent program if the
 3
 4
          person".
 5
             Page 4, strike line 36.
             Page 5, line 6, strike "abuse treatment".
 6
             Page 5, line 7, after "program" delete "," and insert ";".
 7
             Page 5, line 7, strike "including an alcohol deterrent program if the
 8
 9
          person".
10
             Page 5, strike line 8.
             Page 5, line 17, delete "abuse treatment".
11
             Page 5, line 18, delete ", including an alcohol deterrent program if
12
13
          the" and insert ";".
             Page 5, delete line 19.
14
15
             Page 5, line 30, delete, "abuse treatment".
             Page 5, line 30, delete ", including an alcohol deterrent" and insert
16
17
18
             Page 5, delete line 31.
             Page 6, line 1, delete "abuse treatment".
19
             Page 6, line 1, delete ", including an alcohol deterrent" and insert
20
21
             Page 6, delete line 2.
22
             Page 6, line 6, delete ":".
23
             Page 6, line 7, delete "(1)".
24
25
             Page 6, line 7, after "by" insert ":".
26
             Page 6, run in lines 6 through 7.
27
             Page 6, line 7, delete "a program administered by a court under",
28
          begin a new line block indented and insert:
               "(1) a court established alcohol and drug services program
29
30
               certified under IC 12-23-14; or
               (2) a circuit court alcohol abuse deterrent program
31
```

MO029401/DI 106+

established under IC 9-30-9.
In a county that does not have a program described in subdivision
(1) or (2), the assessment must be conducted by an addiction
services treatment provider certified by the division of menta
health and addiction under IC 12-23.
(g) A court ordering a person to complete an alcohol or drug
abuse program under this section must determine that the
program is:
(1) certified under IC 12-23-14; or
(2) authorized under IC 9-30-9.
In a county that does not have a program described in subdivision
(1) or (2), the program must be conducted by an addiction services
treatment provider certified by the division of mental health and
addiction under IC 12-23.".
Page 6, delete lines 8 through 19.
(Reference is to SB 294 as printed February 1, 2002.)

Senator ALEXA

MO029401/DI 106+